Notice to the Traveling Public.

I am now prepared to move all class of buildings from a hen-coop to a ten thousand dollar residence. Any one wishing buildings moved from one town to another-turned over, or upside down-can write me at Ironton or call on me at any time, and I will gladly do the work and give estimates, ROBERT PARMER.

Proposed Amendments to the Constitution of Missouri.

FIRST CONSTITUTIONAL AMEND-

JOINT AND CONCURRENT RESOLU-TION NO. 7 to repeal section 12 of article 2 of the constitution and adopt in lieu thereof a new section.

Be it resolved by the Senate, the House of Representatives concurring therein: That at the general election to be held on Tuesday next following the first Mon-day in November, A. D. 1900, that the following amendment to the constitution

following amendment to the constitution of the state of Missouri concerning prosecution for crime be submitted to the qualified voters of said state, to wit: Strike out the whole of section 12 of article 2 of the constitution of the state of Missouri, and adopt in lieu thereof a new section, to be known as section 12, article 2, of said constitution, and to be in words and figures as follows: said constitution, and to be in words and figures as follows:
[Section 12.] No person shall be prosecuted criminally for felony or misdemeanor otherwise than by indictment or information, which shall be concurrent remedies, but this shall not be construed to apply to cases arising in the land or naval forces or in the militia when in actual service in time of war or public danger.

SECOND CONSTITUTIONAL AMEND-

JOINT AND CONCURRENT RESOLU-TION submitting to the qualified voters of the state of Missouri an amendment to the constitution thereof concerning venue and taxation.

Be it Resolved by the House of Representatives, the Senate concurring therein: That at the general election to be held on Tuesday next following the first Monday in November, A. D. 1900, the follow-ing amendment to the constitution of the

state of Missouri, concerning revenue and taxation, shall be submitted to the quali-fled voters of said state, to wit: Section 1. In addition to taxes author-ized to be levied for county purposes under and by virtue of section eleven, ar-ticle 10 of the constitution of this state, ticle 10 of the constitution of this state, the county court in the several counties of this state not under township organization, and the township board of directors in the several counties under township organization, may in their discretion, levy and collect a special tax not exceeding fifteen cents on each one hundred dollars valuation, to be used for road and bridge purposes, but for no other purpose whatever; and the power hereby given said county courts and township boards is declared to be a discretionary power. This constitutional amendment shall not apply to the cities of St. Louis, Kansas City and St. Joseph.

SENATE JOINT AND CONCURRENT RESOLUTION submitting to the quali-fled voters of Missouri an amendment to the constitution thereof, concerning

Be it resolved by the Senate, the House of Rep-That at the general election to be held

in this state on the first Tuesday after the first Monday in November, A. D. 1900, there shall be submitted for adoption to the qualified voters of the state, the following constitutional amendment, to

to the qualified voters of the state, the following constitutional amendment, to wit:

Section 1. That article ten (10) of the constitution of the state of Missouri be and the same is hereby amended by adding thereto two (2) new sections, to be known as sections 22 and 23, which are in words and figures as follows:

Section 22. A mortgage, deed of trust, contract or other obligation by which a debt is secured, shall, for the purposes of assessment and taxation, be deemed and treated as an interest in the property affected thereby, except as to railroad and other quasi public corporations, for which provision has already been made by law; in case of debts so secured, the value of the property affected by such mortgage, deed of trust, contract or obligation, less the value of such security, shall be assessed and taxed to the owner of the property, in the manner hereinafter to be provided by law, and the value of such security shall be assessed and taxed to the owner of the property, city or other local subdivision in which the property affected thereby is situate. The taxes so levied shall be a lien upon the property affected thereby is situate. The taxes so levied whon the property affected thereby is situate. The taxes so levied whon the property affected thereby shall become a part of the debt so secured; if the owner of the security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the security, and may be paid by the owner of the security, as well as that of the owner of the security, as well as that of the owner of the property affected by such mortgage, deed of trust, contract or obligation, shall be assessed on terms equally fair and just. If the note or other obligation secured, is entitled to a credit by payment made on the principal thereof, the assessable value of the property of the security and the contract note or other obligation secured, is entitled to a credit by payment made on the principal thereof, the assessable value of the owner of the security, upon the fact being made known to the assessor prior to the assessment, shall be diminished by the amount of such payment, and the assessable value of the owner of the land

assessable value of the owner of the land or other property, correspondingly increased, the intent hereof being to place those interested in any way in such land or other property, on the plane of absolute equality as to taxation.

Section 23. Every contract hereafter, made by which a debtor is obligated to pay any tax or assessment on money loaned, or on any mortgage, deed of trust, or other lien, shall, as to any interest specified therein and as to such tax or assessment, be null and void,

FOURTH CONSTITUTIONAL AMEND-

CONCURRENT RESOLUTION submitting to the qualified voters of the state of Missouri an amendment to the constitution thereof, authorizing the issue of bonds by the city of St. Louis for the purpose of aiding the corporation organized for the purpose of celebrating the Louisiana purchase centennial in said city.

Be it resolved by the Senate, the House of Representatives concurring therein;

me tresolved by the Senate, the House of Representations concerning thereins:

That at the general election to be held on the Tuesday next following the first Monday in Noveber, A. D. mineteen hundred the state of the continuation of the state, to wit:

That section 12 of article X of the state constitution with the section of the following words: "And provided further, that the corporate authorities of the city of St. Louis are hereby authorized to issue interest bearing bonds of add city in the amount of five by authorized to the state of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the state of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the payable within thirty years from the date of their issue, and the principal payable within thirty years from the date of their issue, and the principal payable within thirty years from tion on the sum subscribed and paid by them, and any surplus remaining from the assets of said corporation after said stockholders and said city shall have been paid in full, shall be divided between said stockholders and said city in proportion to the aggregate amount of said stock so paid in and the amount so loaned by said city; and any amount so received by said city from said corporation shall be paid into the sinking fund of said city for the redemption of its outstanding bonds: Provided, that if at the election for the adoption of this amendment to the constitution a majority of the votes cast within the limits of said city of St. Louis voting for and against this amendment, shall be against its adoption, then no bonds shall be issued under this amendment; and provided further, that no such indebtedness so created shall be in any part thereof paid by the state or

FIFTH CONSTITUTIONAL AMEND-

CONCURRENT RESOLUTION stabiliting to the qualified voters of the state of Missouri an amendment to the constitution thereof, authorizing an appro-priation by the general assembly from the sinking fund for the purpose of ex-hibiting the resources, products and in-dustries of Missouri in the celebration of the Louisiana purchase centennial. Be it resolved by the Senate, the House of Representatives concurring therein:

resentatives concurring therein:

That at the general election to be held on the Tuesday next following the first Monday in November, A. D. nineteen hundred, the following amendment to the constitution of the state of Missouri authorizing the appropriation by the general assembly from the sinking fund for the purpose of exhibiting the resources, products and industries of Missouri in the celebration of the Louisiana purchase centennial, shall be submitted to the qualified voters of the state.

That section 45 of article IV of the constitution of Missouri be amended by adding the following words, to wit: "Provided that the general assembly shall have the power to appropriate from funds

have the power to appropriate from funds in the state sinking fund, being the proin the state sinking fund, being the pro-ceeds of the tax authorized under section 14 of article X of the constitution, to an amount not exceeding one million dollars for the exhibition of the resources, pro-ducts and industries of the state in the centennial celebration of the Louisiana purchase in the city of St. Louis."

SIXTH CONSTITUTIONAL AMEND-AND CONCURRENT RESOLU-TION No. 8 amending section 28 of article 2 of the constitution by adding a proviso thereto.

resentatives concurring therein:

That at the general election to be held on Tuesday next following the first Mon-day in November. A. D. 1900, that the following amendment to the constitution of the state of Missouri, concerning grand juries, be submitted to the qualified voters of said state, to wit: Amend section 23 of article 2 of the constitution of the state of article 2 of the constitution of the state of Missouri by the addition thereto, after the word "bill," in the last line of said section, the following: "Provided, however, that no grand jury shall be convened except upon an order of a judge of a court having the power to try and determine felonies, but when so assembled such grand jury shall have power to investigate and return indictments for all character and grades of crime;" so that said section, if so adopted, shall read as follows:

follows:
Section 28. Trial by Jury Inviolate—Grand Jury, Twelve Men.—The right of trial by jury, as heretofore enjoyed, shall remain inviolate; but a jury for the trial of criminal or civil cases, in court not of record, may consist of less than twelve men, as may be prescribed by law. Hereafter a grand jury shall consist of twelve men, any nine of whom concurring may find an indictment or a true bill: Provided, however, that no grand jury shall be convened except upon an order of a be convened except upon an order of a judge of a court having the power to try and determine felonies; but when so assembled such grand jury shall have power to investigate and return indictments for all character and grades of crime

SEVENTH CONSTITUTIONAL AMEND-

JOINT AND CONCURRENT RESOLU-TION to amend section 28 of article 2 of the constitution of the state of Mis-Be it resolved by the House of Representatives,

That at the general election to be held on the Tuesday next following the first Monday in November, A. D. 1900, the following amendment to the constitution of Missouri, concerning the grand fury and right of trial by jury shall be submitted to qualified voters of said state, to wit: That section 28 of article 2 of the constitution of the state of Missouri, be amended by adding after the word "law," in line three of said section, the following: "and that a two-thirds majority of such number prescribed by law concurring may render a verdict in all concurring may render a verdict in all civil cases. And that in the trial by jury

concurring may render a verdict in all civil cases. And that in the trial by jury of all civil cases in courts of record, three-fourths of the members of the jury concurring may render a verdict;" so that said section of the constitution, when amended, shall read as follows, to wit:

Section 28. The right of trial by jury, as heretofore enjoyed, shall remain inviolate, but a jury for the trial of civil and criminal cases in courts not of record, may consist of less than twelve men as may be prescribed by law; and that a two-thirds majority of such number prescribed by law concurring may render a verdict in all civil cases; and that in the trial by jury of all civil cases in courts of record three-fourths of the members of the jury concurring may render a verdict. Hereafter a grand jury shall consist of twelve men, any nine of whom concurring may find an indictment or a true bill.

I. ALEXANDER A. LESUEUR. Secretary of State of the State of Missouri, hereby certify that the foregoing are full, true and complete copies of the concurrent resolutions of the Fortieth General Assembly of the State of Missouri—First Constitutional Amendment entitled: Constitutional Amendment entitled: "JOINT AND CONCURRENT RESOLU-TION NO. 7 to repeal section 12 of ar-ticle 2 of the constitution and adopt in ticle 2 of the constitution and adopt in lieu thereof a new section;" Second constitutional amendment. entitled. "JOINT AND CONCURRENT RESOLUTION submitting to the qualified voters of the state of Missouri an amendment to the constitution thereof concerning revenue and taxation;" Third constitutional amendment, entitled: "SENATE JOINT AND CONCURRENT RESOLUTION submitting to the qualified voters of Missouri, at the relation and to the use of Walter H. Fisher, collector of the revenue for Iron county, Missouri, plaintiff, and against Susan E. Blow, Mrs. Herbert Wadsworth, Peter E. Blow, unknown heirs of John G. Blow, Lucretia LeBourconstitutional amendment, entitled: CONCURRENT RESOLUTION submit-Missouri an amendment to the constitu-tion thereof, authorizing the issue of bonds by the city of St. Louis for the purpose of alding the corporation organ-ized for the purpose of celebrating the purchase centennial in said city;" Fifth constitutional amendment, entitled: "CONCURRENT RESOLUTION submitting to the qualified voters of the state of Missouri an amendment to the constitution hereof, authorizing an approconstitution hereof, authorizing an appro-priation by the general assembly from the sinking fund for the purpose of exhibiting the resources, products and industries of Missouri in the celebration of the Loui-siana purchase centennial;" Sixth con-stitutional amendment, entitled: "JOINT AND CONCURRENT RESOLUTION NO. 8 amending section 28 of article 2 of the constitution by adding a provise thereto." 8 amending section 28 of article 2 of the constitution by adding a proviso thereto;" and Seventh constitutional amendment, entitled: "JOINT AND CONCURRENT RESOLUTION to amend section 28 of article 2 of the constitution of the state of Missouri:" as appears by comparing the same with the original rolls of said concurrent resolutions now on file, as the law directs in this office.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the GREAT SEAL of the State of Missouri. Done at Office in the City of Jefferson, this fifteenth day of September, A. D. 1900.

(Seal.)

A. A. LESUEUR, Secretary of State.

some hitherto unknown herb or root Administrator, with the Will Anfraudulent. Foley's Kidney Cure sim-white, deceased, that the undersigned administrator of said estate. Intends nized by the most skilful physicians as the make final settlement thereof at next term of the Probate Court of Iron county, to be held at the courthouse in Ironton, Iron be credulous or FOOLISH. For sale county, Mo., on the second Monday in November next—the same being the 12th day

from any state revenue, tax or fund, but the same shall be paid by the city of St. Home" Sewing Machine at Barn-Louis alone." Examine the "Light Running New house's. They sell NEW MACHINES at \$15 and up.

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Tetter, Salt-Rheum and Eczema.

The intense itching and smarting incident to these diseases, is instantly allayed by applying Chamberlain's Eye and Skin Ointment. Many very bad cases have been permanently cured by it. It is equally efficient for itching piles and a favorite remedy for nipples. chapped hands, chilblains, frost bites and chronic sore eyes. 25cts. per box. For sale by Geo. C. Jacobs.

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IRON MOUNTAIN TO BELLEVIEW. My Hack will meet No. 51 at the station at Iron Mountain every day except Sunday, for the convenience of people going to Belleview. Special

attention paid to Traveling Men. Will meet any other train, on order. Also, conveyance from Belleview to adjacent towns, and back to the rail-

road, at any point desired. Thanking my old friends for past fafors, and soliciting a continuation of

Very Respectfully, Belleview, Mo. L. L. SINCLAIR.

PROBATE DOCKET.

Term Docket Probate Court, Iron County, Missouri, November Term, A. D.

Monday, November 12. Thos. A. Johnson, Administrator of estate of D. A. Johnson, deceased. Final. L. L. White, Administrator with will an-nexed of estate of Evans White, deceased.

Wm. T. Gay, Administrator C. T. A. of estate of Benedict Boehler, deceased.
Wm. T. Gay, Curator of estate of Aaron Wm. T. Gay, Guardian and Curator of per-son and estate of James Childers, minor. Wm. Roebble, Administrator cum_testaento annexo of estate of Friedericha Toppe,

Tuesday, November 13. John Schwab, Jr., Guardian and Curator of John Schwab, Jr., Guardian and Curator of person and estate of Mary E. Tiley, minor.
John Schwab, Jr., Guardian and Curator of person and estate of Martha E. Tiley, minor.
John Schwab, Jr., Guardian of person and Curator of estate of George W. Tiley, minor.
John Schwab, Jr., Guardian of person and Curator of estate of John E. Tiley, minor.
W. G. Fairchild, Curator of estate of Josephine Jones, now Hardie, minor. Final.
Thos. J. Hickman, Guardian of person and Curator of estate of Charles H. Gray, minor.
Rufus Heath, Curator of estate of Cora Mer-Rufus Heath, Curator of estate of Cora Me-

Henry, minor.

Wm. Trauernicht, Guardian and Curator of erson and estate of John Meyer, insane. Thos. A. Johnson, Curator of estate of Luille Johnson, minor Thos. A. Johnson, Curator of estate of Mary Johnson, minor Thos. A. Johnson, Curator of estate of David R. Johnson, minor. E. W. Hughes, Guardian of person and estate of Nancy Hughes, insane. Wm. T. Gay, Curator of estate of Charles P Wm. T. Gay, Curator of estate of Dora Lig-get, minor. Final exhibit.

J. B. HAMPTON,

Judge of Probate and ex-Officio Clerk.

Wednesday, November 14.

Sheriff's Sale.

By virtue and authority of a special execution, issued from the office of the clerk of the circuit court of Iron county Missouri, and to me, the undersigned

of John G. Blow, Lucretia LeBourgeois, a minor, Elizabeth LeBourgeois a minor, Henry LeBourgeois, a minor. Joseph C. LeBourgeois, a minor, Mrs. Nellie D. Smirnoff, W. E. Durham, W. T. O'Neal, trustee, Cyrus Hall, Edward Whittaker, trustee, Henry E. Lewis, Chas. Hodgman, unknown beirs of

Samuel G. Wright. nd all unknown interested parties, defendants, bearing date September 6, 1900, and returnable to the October term, 1900, thereof, I have levied upon and seized the following described real estate and property, lying and being in Iron county, Missouri, as the property of said defendants, described as follows, to wit:

The southwest quarter of the northwest quarter, and the southwest quarter of section thirteen, township thirty, north, range three east. And I will, on

Tuesday, the 23d day of October, 1900, at the east front door of the courthouse in the City of Ironton, Iron county, Missouri, between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of that day, and during the session of the circuit court, sell, at public vendue

may be precluded from any benefit of such estate; and if such claims be not exhibited within two years from the date of this publication, they shall be forever barred.

JOHN HENRY HUEHNERHOFF,

Notice is hereby given to all creditors and

FINAL SETTLEMENT.

of November, A. D. 1900. L. L. WHITE,

We Are Now Ready To Show You As Fine a Line of

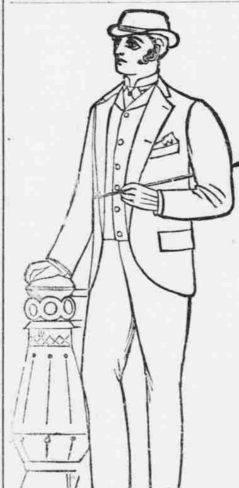


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Just From New York, Bought On Our Last Trip,

WRAPS AND CAPES.

No Finer to be found anywhere. These are Sample Goods, and will be sold at about One-Half What Others Ask for Them.



from the Best Makers, at from 25 to 50 per cent. less than others. We have 150 CHILDREN'S REEFER AND OTHER SUITS, at One-Half the Price of Others.

YOUNG MEN'S SUITS

up to 20 Years old-Blue Mixed Cheviot, at \$2.50; worth \$4.50. 200 Pairs Children's Odd Pants-Wool-at 25c.

Ladies' Heavy Silk Waists, \$1.50; worth \$4. 90 DOZ. MEN'S UNDERWEAR, the Finest and Cheapest we have ever offered.

ALL-WOOL CALIFORNIA and other makes of BLANKETS. 30 Bales of COTTON

BATTING at 5c a Roll.

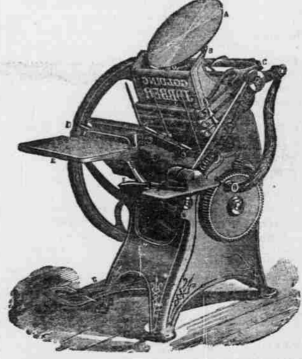
We sell more Shoes than any other House south of St. Louis. All the Best Makers. A Full Line of LaPreelle Williams Shoe Co., Desnoyers Shoe Co., Wertheimer & Swarts, Friedman Bros. John Meier, and 10 other Makers—

10 Pieces Silk, All Colors, at 17c a yard. Dress Goods, Domestics, Cotton Flannels, and Flannelettes, in All Styles. Just arrived, 60 Sample FUR COLLARETTES, at 1/2-Price. Sample Hats and Caps, Trunks, Linoleum, Carpets, Etc.

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are the Best and Cheapest. Giessing's Flour and Bran, Gold Medal Flour, Clam Chowder, Clam Bouillon-Everything to be found in a First-Class Store.

GREATER BONANZA, Post Office.



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BOATMEN'S BANK,

ST. LOUIS.

Capital \$2,000,000! SURPLUS, \$800,000.

WM. H. THOMSON, R.J. LACKLAND,

WW. R. EDGAR* Attorney at Naw,

Ironton, Mo., Will Practice in all the Courts of the State.

DR. W. J. SMITH,

Kirksville (Mo.) American School of Osteopathy, IRONTON, MO. CONSULTATION FREE. Correspondence

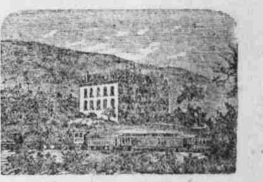
OFFICE HOURS: 8.30 to 11:30 A. M. 1:30 to 4 P. M.

DR. A. S. PRINCE, DENTIST,

Ironton, Missouri,

TENDERS his professional services to the peo-ple of this section. He will be found at 11 times at his office and will give prompt attention to the demands of his patrons.

-RND-



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-OF THE-

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institution is designed to develop the moral intellectual and physical powers of the pupils; to make them refined, accomplished and useful members of society.

Pupils of all denominations are equally received—allinterference with their convictions being carefully avolded.

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Board, Washing of Clothes, Tuition n English, and all kinds of Useful and Ornamental Needle Work, per Session of Five Months, are \$90.00—payable in advance. erms for instruction in Music, Foreign Language, Drawing and Painting can be had by applying as below.
Attached to the Convent, and totally sepa-ated from the boarding school, is a

SELECT DAY SCHOOL

'n which the usual branches of sound and practical education are carefully imparted.

Terms in the Day School will be, for the present, One Dollar per Month.

Information may be had by applying in person or by letter, to

MOTHER MARIAN, Superioress of the Convent of the Ursuline Sisters, Arcadia, Iron County, Mo.

H.W. ADOLPH



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Jewelry a specialty. Satisfaction Guar-Best assortment of Watches, Clocks, Jewelry, Silverware, Spectacles and Stationery always on hand at lowest

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23 Years' Experience I am Prepared to give the Public Sat-

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treats Corns, Interfering, Forging, Stumbling, Cross-Firing, Hitching, Knee-Banging, or any defect in travel. All kinds of shoes made to order. J. W. WHITWORTH,

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Auditorium, 50x87 feet. Stage, 22x87 feet, with opening or proscenium 16:6x12. Two dressing-rooms, one on either side of stage. and a large rooms, one on either side of stage, and a large room underneath. Four Scenes—Street, Wood, Kitchen and Parlor—ingrooves Fitted with all ordinary appurtenances. Hall seated with chairs, and gallery with benckes Seating capacity about 500.

The towns of Ironton, Pilot Knob and Arcadia, with a population of 3,000, are within a radius of one mile—Ironton in the centre.

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